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SECRETARY OF STATE
TALLAHASSEE, FLORIDA

ROBERT B. COOK, P. A.

Attorney and Counselor at Law

July 17, 2007

Secretary of State
Division of Corporations
PO Box 6327
Tallahassee, FL 32314

Re: Merger of Florida corporations into Florida limited liability companies

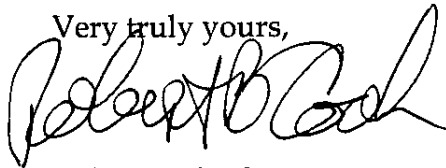
Gentlemen:

Please find enclosed the original and a copy of the articles of merger of the following entities:

Belvedere Station, Inc., into Military Chevron, LLC
Kevina Enterprises, Inc., into Kevina, LLC
JFM Services, Inc., into Jupiter Citgo, LLC
441 Station, Inc., into Regal Citgo, LLC

Please provide me with a certificate of merger for each of the above mergers. Since both sides of the mergers are existing Florida entities, I have calculated the costs at \$25 for each party, and \$8.25 for the certificate, for a total of \$233.00.

Very truly yours,



Robert B. Cook

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Articles of Merger

of

Belvedere Station, Inc. into Military Chevron, LLC

The directors and shareholders of Belvedere Station, Inc., hereby certify pursuant to Section 607.1109 Florida Statutes, and the members of Military Chevron, LLC, hereby certify pursuant to Section 608.438 Florida Statutes, that at a joint meeting of the shareholders and directors of Belvedere Station, Inc., and the members of Military Chevron, LLC, the following Plan of Merger was adopted, which vote by the shareholders and directors of Belvedere Station, Inc. and the members of Military Chevron, LLC were unanimous.

Article I - Name and Parties to Merger

The names and jurisdictions of the parties to the merger are:

Belvedere Station, Inc., a Florida corporation

Military Chevron, LLC, a Florida limited liability company

201-486665
606-546446

Article II - Name of Surviving Limited Liability Company

The name of the surviving entity after the merger is Military Chevron, LLC.

Article III Plan of Merger

The surviving entity shall be Military Chevron, LLC, which entity shall assume and be liable for all obligations of the entity being merged, Belvedere Station, Inc. All assets, real and personal, of Belvedere Station, Inc. shall become the property of Military Chevron, LLC. The shareholders of Belvedere Station, Inc., shall have a percentage membership interest in Military Chevron, LLC identical to the percentages of share ownership that they had in Belvedere Station, Inc. The officers and directors of Belvedere Station, Inc. shall resign, and the business affairs of Military Chevron, LLC shall be undertaken by a manager, Robert B. Cook. The cost basis of the shareholders of Belvedere Station, Inc. in their stock shall become the cost basis of their membership interest in Military Chevron, LLC. The shareholders of Belvedere Station, Inc. shall not be entitled to any cash or other property of Military Chevron, LLC, and all cash or other property of Belvedere Station, Inc. as of the date of the merger shall belong to Military Chevron, LLC.

Article IV Effective Date of Merger

The merger shall be effective upon the date of filing of the Articles of Merger with the Secretary of State of Florida.

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Dated: This 16 day of July, 2007.

Belvedere Station, Inc.

By: [Signature]
Alan Sagar, President

Military Chevron, LLC

By: [Signature]
Robert B. Cook, Manager

STATE OF FLORIDA
COUNTY OF PALM BEACH

The foregoing Articles of Merger were sworn to and acknowledged before me this 16 day of July, 2007 by Alan Sagar, as President of Belvedere Station, Inc., and Robert B. Cook, as Manager of Military Chevron, LLC, who are personally known to me or produced a Florida driver's license as identification.

[Signature] Notary Public



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